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APPLICATION NO.	FILIN	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/804,624	03/12/2001		Glen McLean Harris	HARR-004	HARR-004 3168	
20350	7590	12/28/2005		EXAM	EXAMINER	
TOWNSEND AND TOWNSEND AND CREW, LLP AU, SCOTT D					OTT D	
TWO EMBA		CENTER		ART UNIT	PAPER NUMBER	
SAN FRANC		94111-3834		2635		

DATE MAILED: 12/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)	Ve de la constant de			
	09/804,624	HARRIS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Scott Au	2635	-			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the c	orrespondence addi	ress			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this com D (35 U.S.C. § 133).	·			
Status						
1) Responsive to communication(s) filed on 06 (October 2005.					
2a)⊠ This action is FINAL . 2b)☐ Thi	☐ This action is FINAL . 2b) ☐ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>7,9-11 and 13-37</u> is/are pending in th	ne application.					
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6) Claim(s) <u>7,9-11 and 13-37</u> is/are rejected.						
7) Claim(s) is/are objected to.	an alaction requirement					
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct						
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PTC	D-152.			
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	n priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. Certified copies of the priority documen	ts have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not receive	; d ,				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 	Paper No(s)/Mail Da 5) Notice of Informal P		52)			
Paper No(s)/Mail Date	6) Other:	,,	,			

DETAILED ACTION

This communication is in response to applicant's response to an Amendment, which is filed October 6, 2005.

An amendment to the claims 7,9-11 and 13-37 have been entered and made of record in the Application of Harris et al. for a "Remote control multimedia content listing system" filed August 31, 2001.

Claims 7,9-11 and 13-37 are pending.

Claims 1-6, 8 and 12 are cancelled.

Response to Arguments

Applicant's amendments and argument to the rejected claims are insufficient to distinguish the claimed invention from the cited prior arts to overcome the rejection of said claims under 35 U.S.C 103(a) as discussed below. Applicant's amendment and argument with respected to the pending claims 7,9-11 and 13-37, filed on October 6,2005, have been fully considered but they are not persuasive for at least the following reasons.

On page 9, according to claims 7,11,20 and 34, Applicant's argument with respect to the invention of Van Ryzin et al. that "the media guide of Van Ryzin retrieved from the internet is displayed on the PC, not the remote control. Media selections from the media guide in the Van Ryzin are made on the PC, not on the remote", is not persuasive.

Van Ryzin et al. disclose Two-way communications between A/V devices and a remote control unit allows for the development of many new remote control features. Examples of such features, which assume that the remote control unit has an alphanumeric display and processor, will now be discussed. First, consider bidirectional communications between the remote control unit and a CD player. The table of contents (TOC) of a music CD in a CD player could be transmitted from the CD player to the remote control unit. This information would allow the user to create track playlists of desired tracks and "don't play" lists of non-desired tracks, all on the remote control unit using the TOC information received from the CD player. Of course, the playlists that could be created would be customized to fit the individual tastes of the user.

A second example of a new remote control feature that utilizes the bi-directional flow of information of the present invention is that CD "text ready" strings could be sent from the CD player to the remote control unit. The text string could be displayed on the remote control display, as well as on the CD player, thereby enabling the user to select music by name on the remote control unit. This remote control feature would overcome the difficulty of seeing a CD "text ready" on the CD player from a distance, such as across a living room (col. 4 lines 18-39).

Claim Rejections - 35 USC § 102

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application

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by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 34-35 and 37 are rejected under 35 U.S.C. 102(e) as being anticipated by Van Ryzin et al. (US# 6,255,961).

Referring to claim 34, Ryzin et al. disclose a method of programming a remote control, wherein said remote control is capable of controlling at least one electronic device (col. 1 lines 40-48), said method comprising:

inputting at least one media data into the remote control, which is web enabled (i.e. remote control 20 communicates with the internet through interface 44) (col. 5 lines 25-39);

transferring the media data from the remote control (20) (i.e. remote control 20 communicates with the internet through interface 44) to a network operatively coupled to a control station (col. 5 lines 25-39);

transferring the media data from the network to the control station (col. 5 lines 40-60);

it is inherent the control station generating configuration data for the media data for use by the remote control (col. 5 line 61 to col. 6 line 9);

the control station transferring the configuration data to the network (col. 5 lines 29-31; see Figure 3); and

the network transferring the configuration data to the remote control (col. 5 lines 45-50); the remote control using the configuration data to display a media guide (col. 4 lines 18-39 and col. 5 lines 40-60).

Referring to claim 35, Ryzin et al. disclose the method of claim 34, further comprising:

wherein the configuration data determines at set of control signals that are transmitted by the remote control to at least one electronic device based upon a media selection for activating the media selection (col. 3 lines 34-44; see Figure 2);

selecting on the remote control a media program associated with the media selection, wherein the media program is to be played by at least one electronic device (col. 6 lines 20-30); and

transmitting a control signal from the remote control to the electronic device to play the media program (col. 5 lines 55-60).

Referring to claim 37, RyZin et al. disclose the method of claim 34, wherein the network includes the Internet (col. 5 lines 30-50).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 7,9-10,11,13-33 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Van Ryzin et al. (US# 6,255,961) in view of Guo et al. (US# 6,173,330).

Referring to claim 7, Van Ryzin et al. disclose a method of using a remote control multimedia content listing system, said method comprising the steps of:

entering a media record into said electronic system of a remote control device (i.e. the electronic system includes remote device 20 upload and download entertainment data from the PC 44 and then the data is transferred to the A/V device 1 – N for entertainment; see Figure 3), wherein said electronic system (i.e. see Figure 3) of said remote control device is web enabled (i.e. remote control 20 communicates with the internet through interface 44) and is capable of controlling one or more electronic devices (i.e. Device 1 to Device N) (col. 3 lines 60-67 and col. 4 lines 19-25);

storing said media record within said electronic system of said remote control device (col. 4 lines 25-39);

uploading said media record from the electronic system of said remote control device via a wireless network connection a network; transferring said media record from the network to a wireless network-control station (col. 5 lines 25-40);

determining in said network-control station an identity of media that corresponds with each said media record (col. 5 lines 25-40); and generating in said network-control station a configuration data for said electronic system of said remote control device that allows said electronic system of said

remote control device to display a media guide, and wherein said configuration data determines a set of control signals that are configured to be transmitted by said electronic system of said remote control device to at least one electronic device based upon a media selection for activating said media selection; it obvious that data is transferring from said network-control station to said network and network transferring the data to the electronic system of said remote control device (col. 4 lines 18-39 and col. 5 lines 30-67);

repeating the entering and the storing steps for additional media records (i.e. see Figure 6, Van Ryzin et al. disclose one or more artists can be selected between Mariah Carey and Chet Atkins. This indicates that the A/V system is capable of storing multiple media records.).

However, Van Ryzin et al. did not explicitly disclose automatically updating said configuration data if new configuration data is available; and automatically transferring said updated-configuration data to said electronic system of said remote control device if said electronic system is operatively coupled to said control station.

In the same field of endeavor of delivery entertainment data segment of Guo et al. disclose prior art that automatically transferring and updating data stream (col. 1 lines 48-67) and display the current entertainment information.

One skilled in the art recognizes that automatically transferring and updating data segment of Guo et al. is desirable in the entertainment system of Van Ryzin et al. because Van Ryzin et al. disclose the remote control unit 20 communicate with PC 44 in a two-way fashion is that the PC is a very useful tool for controlling and programming

the remote control unit 20. A further important benefit of having two-way communications between the remote control unit and the PC is that access to the Internet 46 (world wide web), and thus the wealth of information available on the Internet, is provided. Information on the Internet that may be of interest to a user of an AV system includes TV listings with VCR+ codes and information about music CDs in the form of the CD TOC, a database containing such information as the number of tracks and length of each track on the CD. PC software would allow such databases to be browsed and pertinent information to be communicated from the PC to the remote control unit (col. 5 lines 26-39) and Guo et al. disclose the prior art that automatically transferring and updating the data stream in the receiver system (col. 1 lines 48-67). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to include automatically transferring and updating data segment of Guo et al. in the entertainment system of Van Ryzin et al. with the motivation for doing so would allow the convenience of the user from manually transferring and updating the music entertainment data segment.

Referring to claim 11, Van Ryzin et al. disclose a method of using a remote control multimedia content listing system, said method comprising the steps of: accessing a web page of a control station (col. 5 lines 25-40); inputting media data into said web page (col. 5 lines 25-40); and generation a configuration data for said electronic media data for an electronic system of a remote control device that allows said electronic system (i.e. the electronic

system includes remote device 20 upload and download entertainment data from the PC 44 and then the data is transferred to the A/V device 1 – N for entertainment display; see Figure 3) to display a media guide, for said media data, wherein said electronic system (col. 4 lines 18-39) of said remote control device is configured to control one or more electronic devices (i.e. A/V device 1-N); it is obvious that transferring configuration data from said control station through a network and a wireless network link to said electronic system (i.e. see Figure 3) of said remote control device; said configuration data determining a set of control signals that are transmitted by said electronic system (i.e. see Figure 3) of said remote control device to at least one electronic device based upon a media selection for activating said media selection (col. 5 line 30 to col. 6 line 29).

However, Van Ryzin et al. did not explicitly disclose automatically updating said configuration data if new configuration data is available; and automatically transferring said updated-configuration data to said electronic system of said remote control device if said electronic system is operatively coupled to said control station.

In the same field of endeavor of delivery entertainment data segment of Guo et al. disclose prior art that automatically transferring and updating data stream (col. 1 lines 48-67) and display the current entertainment information.

Therefore, the obvious and motivation combining of Guo et al. into Van Ryzin et al. is similar as stated in claim 7 above.

Referring to claim 20, Van Ryzin et al. disclose a method of programming a remote control, wherein said remote control is capable of controlling at least one electronic device (col. 1 lines 40-48), said method comprising:

accessing a control station (col. 5 lines 25-40);

inputting at least one media data into said control station (col. 5 lines 25-40);

generating a configuration data by said control station for said remote control that allows said remote control to display a media guide (col. 4 lines 18-39), and wherein said configuration data determines what control signals are transmitted by said remote control to at least one electronic device (i.e. AVV device 1-N) based upon a media selection for activating said media selection (col. 5 lines 30-67);

it obvious that transferring the configuration data from said control station through a network and a wireless network link to said remote control (col. 5 lines 53-56) of the user;

selecting a media event to be accessed upon at least one electronic device (col. 5 lines 57-60);

transmitting a control signal from said remote control to at least one electronic device to play said media event based upon said configuration data (col. 5 lines 57-60).

However, Van Ryzin et al. did not explicitly disclose automatically updating said configuration data if new configuration data is available; and automatically transferring said updated-configuration data to said remote control if said remote control is operatively coupled to said control station.

In the same field of endeavor of delivery entertainment data segment of Guo et al. disclose prior art that automatically transferring and updating data stream (col. 1 lines 48-67) and display the current entertainment information.

One skilled in the art recognizes that automatically transferring and updating data segment of Guo et al. is desirable in the entertainment system of Van Ryzin et al. because Van Ryzin et al. disclose the remote control unit 20 communicate with PC 44 in a two-way fashion is that the PC is a very useful tool for controlling and programming the remote control unit 20. A further important benefit of having two-way communications between the remote control unit and the PC is that access to the Internet 46 (world wide web), and thus the wealth of information available on the Internet, is provided. Information on the Internet that may be of interest to a user of an A/V system includes TV listings with VCR+ codes and information about music CDs in the form of the CD TOC, a database containing such information as the number of tracks and length of each track on the CD. PC software would allow such databases to be browsed and pertinent information to be communicated from the PC to the remote control unit (col. 5 lines 26-39) and Guo et al. disclose the prior art that automatically transferring and updating the data stream in the receiver system (col. 1 lines 48-67). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to include automatically transferring and updating data segment of Guo et al. in the entertainment system of Van Ryzin et al. with the motivation for doing so would allow the convenience of the user from manually transferring and updating the music entertainment data segment.

Referring to claim 9, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claim 7, Van Ryzin et al. disclose storing said configuration data within said electronic system of said remote control device (col. 4 lines 18-39 and col. 5 lines 53-56).

Referring to claim 10, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claim 9, Van Ryzin et al. disclose displaying said media guide upon said display of said remote control device (col. 4 lines 18-39 and col. 5 lines 40-67), see Figure 5-7).

Referring to claim 13, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claim 11, Van Ryzin et al. disclose storing said configuration data within said electronic system of said remote control device (col. 5 lines 53-56).

Referring to claim 14, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claim 14. Van Ryzin et al. disclose displaying said media guide upon said display within said remote control (col. 4 lines 18-39, col. 5 lines 60-67 and col. 7 lines 17-20; see Figures 5-7).

Referring to claims 15 and 23, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claims 11 and 20, Van Ryzin et al. disclose wherein said media guide includes a television guide (col. 5 lines 25-40).

Referring to claims 16 and 24, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claims 11 and 20, Van Ryzin et al. disclose wherein said media guide includes a music guide (col. 6 lines 10-30).

Referring to claims 17 and 25, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claims 16 and 24, Van Ryzin et al. disclose wherein said music guide is comprised of information relating to music media contained within a user's home stereo system (col. 6 lines10-30).

Referring to claim 18, Van Ryzin et al. in view Guo et al. disclose the method of using a remote control multimedia content listing system of claim 16, Van Ryzin et al. disclose wherein said music guide is comprised of information relating to compact discs contain within a user's home stereo system (col. 6 lines10-30).

Referring to claim 19, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claim 18, Van Ryzin et al. disclose including the steps of:

selecting a media event to be displayed or listened to by said user (col. 6 lines 10-30).

transmitting a control signal to an electronic device to play said media event (col. 5 lines 55-67).

Referring to claim 21, Van Ryzin et al. in view of Guo et al. disclose the method .

of using a remote control multimedia content listing system of claim 20, Van Ryzin et al. disclose including the step of:

storing said configuration data within said electronic system (col. 5 lines 53-56).

Referring to claim 22, Van Ryzin et al. in view of Guo et al. disclose the method of using a remote control multimedia content listing system of claims 13 and 20, Van Ryzin et al. disclose including the step of:

displaying said media guide upon said display within said remote control (col. 4 lines 18-39, col. 5 lines 60-67 and col. 7 lines 17-20; see Figures 5-7).

Referring to claim 26, Van Ryzin et al. in view of Guo et al. disclose the method of claim 7, Van Ryzin et al. disclose further comprising the electronic system of the remote control device issuing a warning for an upcoming media presentation

associated with the media record (col. 4 lines 31-40) order for the user to identify on the display of the next ready string.

Referring to claim 27, Van Ryzin et al. in view of Guo et al. disclose the method of claim 26, Van Ryzin et al. disclose wherein the media presentation is a television program (col. 5 lines 30-39).

Referring to claim 28, Van Ryzin et al. in view of Guo et al. disclose the method of claim 27, Van Ryzin et al. disclose wherein the step of entering a media record into the electronic system of the remote control device includes a user entering the media record into the electronic system of the remote control device using at least one of a keypad or keyboard in order to carryout the desire functions (col. 5 lines 5-67).

Referring to claim 29, Van Ryzin et al. in view of Guo et al. disclose the method of claim 7. The limitation of claim 29 is conventional wherein the mouse, the trackball, the keyboard, and jog switch are configured to control a pointer displayed on a screen on the electronic device.

Referring to claim 30, Van Ryzin et al. in view of Guo et al. disclose the method of claim 7, wherein the electronic system of the remote control device is web enabled. and wherein the step of uploading includes uploading the media record from the

electronic system of the remote control device to a network operatively coupled to the

control station (col. 5 lines 25-40).

Referring to claim 31, Van Ryzin et al. in view of Guo et al. disclose the method

of claim 30, wherein the electronic system of the remote control device is a remote

control (20) (i.e. remote control unit) (col. 5 lines 25-40).

Referring to claim 32, Van Ryzin et al. in view of Guo et al. disclose the method

of claim 11, further comprising the electronic system of the remote control device

issuing a warning for an upcoming presentation of a media presentation associated with

the media record (col. 5 lines 30-39).

Referring to claim 33, Van Ryzin et al. in view of Guo et al. disclose the method

of claim 32, wherein the media presentation is a television program (col. 5 lines 30-39).

Referring to claim 36, Van Ryzin et al. disclose the method of claim 34. However,

Van Ryzin et al. did not explicitly disclose automatically updating said configuration data

if new configuration data is available; and transferring the updated-configuration data to

remote control if the electronic system is operatively coupled to the network.

In the same field of endeavor of delivery entertainment data segment of Guo et

al. disclose prior art that automatically transferring and updating data stream (col. 1

lines 48-67) and display the current entertainment information.

Therefore, the obvious and motivation combining of Guo et al. into Van Ryzin et al. is similar as stated in claim 7 above.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications form the examiner should be directed to Scott Au whose telephone number is (571) 272-3063. The examiner can normally be reached on Mon-Fri, 8:30AM – 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Horabik can be reached at (571) 272-3068. The fax phone numbers for the organization where this application or proceeding is assigned are (571)-273-8300.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-3900.

Scott Au

BRIAN ZIMMERMAN PRIMARY EXAMINER